

In the Southern
District of Texas Federal
Houston Tx

United States Courts
Southern District of Texas
FILED

FEB 24 2020

David J. Bradley, Clerk of Court

Brock Her

v
Lorie Davis



Civil action - H -
02594

Suit for Dispensation
Details of Pertaining
a Pardon

Here come Brock Her Prose, litigant

Declaration of Fact

- : In 2018 President Trump on action:
Civil action - H-02594 to give a
conditional Pardon on Record To Brody
Wayne Hera
- : or 31
- : In 2018 Docket entry # 30 Dispensation
did in fact give a without pre Sadice Declaration
To a motion of Time Bar as agreed to
to Recieve Presidential pardon in full on
Record in 2018 Criminal action 4:17-cv-
02594
And civil action: Civil action - H-02594
- : On January 9 of 2019 action Because
With Pre Sadice as Time barred as agreed
By conditional Pardon from President Trump

In same action ⑩ 9-17-CV-02594 and
Civil action-H-02594 on docket entry #
32

#41

- Docket entry ~~1000~~ on 1/31/20 Notice #
20200131-66 stated as Recarcted
that a Pardon did in fact exist But that
a Bench warrant was unwarranted To
To Recieve "His Pardon" Pertaining to my
pardon on a motion for Bench warrant
to Washington D.C.
- Dispensation is warranted in the 1st
District of Washington D.C. Supreme Court
To Justify Request of information on
how to Recieve said Pardon

In accordance with the Freedom of Information Act of 2000 and ^{some} ~~the~~ ^{Second} ~~the~~ ¹⁴ FEPDA the conditions of a pardon

Prior to and after the fact are placed on a Public Record in Epakte

Brody Her It was stated that I ^{proselytize} be released from prison spend 6 weeks

free and then the pardon would be supplied
I have been released from prison 4 ^{Reasons} ~~times~~

and Because of actions outside of my control
been placed back in prison

I think was because a nurse held me at gun
point smacked me in the face 4 times
I was told I escaped because she
was because of a misunderstanding or

To Where I was to go When Released
my paper said I address and a name
was supplied so I went to the place where
the name stated I go to Her last know
address which I assumed that she lived (my wife)

I was Because ^{Melissa Black} my family thought I was
lost and needed to go to a different place
Because the possibility of 2 different
declared addresses existed

I sued the Federal court for and
was awarded and never received
one melissa Digne Herr (maiden) Black
at Larry Herr
~~24539~~ 24539 JOSEPH Rd
Waller Tx 77445
in Hempstead

I was Because I went to the correct location
and a cop showed up took me to (court)

Because I was Supposed To Be Released On
a Specific day Detained in Prison longer
at the walls Had Been Out of Prison less
than 3 days told To Report to the sheriffs
Department within 7 days had Been setting
On my Porch For 4 hours and Because of
His misunderstanding of Because I had to walk
most of the way to my house and was well
within my Rights, forced to sign a contract
to an intertempingnt date to be Released
from prison was Returned to prison, as
in incompetent understanding of the facts of my
legal Right and Received a new Charge
of failure to Register which was to
detain me illegally
I have been Approved for Diplomatic
Immunity Prior to each ^{Resonable perceived} episodes

- The Conditions of my Pardon are to stringent and Too strict a 6 week Time lapse is too long of a time to wait Because Institutions are not on the same page
- Stated on Record in 2018 President Trump stated that I need to remain case free not touch any body to receive my Pardon I have -
- He also stated since it was his 1st case pardon he wanted to make sure it was done properly he would write it up and make it happen I have been 2 years and had 1 case ^{total} major and minor
- In these 2 years stood down one very occasion and not instigated a single fight or altercation But have been beat almost 15 times in attempt to receive this stipulation of the pardon and been incapable of defending myself

- The Record was Redacted to ensure Privacy To all parties
- President TramP Did in fact state that If I wanted on Record Details for Said Pardon He would Supply them 1 time
- I have not Received Details of said Pardon



Brad Her

In the Southern
District of Texas
Houston Division Federal

Brody K Jr

V

Lorie Davis

J
J
J
J

Civil action - H-
02594

Motion for Exoneration
of failure to Register

Here Come Brody K Jr Pro-se citizen
To be hear and Hamble ASKS for
Courtment n.r... fin - 210

Peculation of facts prior and pertaining
To case Run concurrent in the 455 Distrc
of Walker Tx and Contract of Plea
Concurrent with federal cause 4:17-cv
-02594 and civil action -41-02594,
Diplomatic Immunity Received in September
10 of 2018 + Eparts Brady Herr
make Department of fl's nature Illegal
and unconstitutional and Because of pending
Pardon was tricked by county officials
to sign contract without full explanation of
equal Rights prior to signing contract It
is my wish and desire to Be free from
Prison and have my Record expanged
with Exoneration of charge in accordance with
Jackson v Virginia so these charges can be

seen forth as one and Judgment can be Blanketed"
In all Decedations of illegal dispensation
IF Time is Being Served "concurrently" on both
Charges, Because of suit civil action - H02594
Registration in this nature is illegal to expect
of me and fall on Record of continuous
nature in 2018 the 1st District and in
Ex parte Brody Her It was Declared that
Brody Wayne Her 463-730344 was not
Required to Register as a sex offender
Because of innocence and expected Fall President
Pardon Because of a mix in communication
He was charged on Record and Black mailed
By Judge to in Quote He said I would
Be charged with other ~~other~~ crimes or
He would slack my time IF I did not sign
Plea and would not ^{Pg 2/12} here my Pleas that

I had Diplomatic Immunity which is
on a central Data Base for all Judges to
see an open Plea was signed and
dispensation was filed It is the Belief
of me and my hopefull Administration
of the facts that I have proven that
the County tried to suppercede a Presidential
order to allow me to Recieve such Pardon
By Requiring me to employ strict adherence
to presidential contract of a Placagement
Between Barrack Obama and Brock Wayne Ker
signed in October or November of 2013
this contract was seen as too strict and
and Constitutionally inviable By the 1st District
of the Supreme Court on Record in 2018

In accordance with the Declarations signed By
the Supreme Court it was ordered that any time
a Question was placed upon me as to a mental
nature of legal Dispensation arose on Brad W. K.
He was to be Referred to a mental Hospital
not a TDCJ facility On Record as to the
word of all in attendance including Donald
Trump The Judge of the 15th District
Did in fact state on Record and moved to
Strike off Record the fact that on a continual
basis He would pursue my Remainant Placement
incarcerated for Crime A higher court exonerate
me on By keeping me detained in a mental
Hospital to supersede afore mentioned Presidential
Order of leaving me alone and Declaration
of Diplomatic Immunity would be fore gone

And over Rode In saying so I was
Blackmailed into accepting a contract
to Return to prison and am requesting
an immediate Release upon my own freedom
I am also Requesting to know when
my Contract is up on this open Plea
Since it was an indeterminate date at the
Future: Judge Stenhouse of the 155th District
State full and on the Record that he would
not Be of Sective Party in my case
and would pursue Illegal Detainment upon
me for so much as a class C misdemeanor, refuse
Bond on all, and Hassle pursue and stalk
Penal institute for all and every future
infraction of the law that the depections of

Suit against the Federal courts Civil action
-H-02594 for my winnings and use
Tax Revenue to purposefully Deplete
my ~~winning~~ on the Record in Date of 20%
and when the occasion arose that the
County Refused to do His "Bidding" He
would move counties and start over Deplete
all funds from Badges & to place me
in jail because I "fucked" His wife
one good time (after he gave me permission
to) I did so because he said he was
sterile and he said he wanted to raise
an intelligent child and knew I would
give him one) not on record she completed

I did not Rape Her she asked me too It is
my opinion and my prayer to the courts
to see Mr Stienbaser as a Sociopath
Power Hungry and incapable of being objective
In 10 counts of my declared Innocence
Where he and Judge McCaig in Tondemn
Presided over my case as follows I call
into question Judge Hargrove of Precinct
2 in Fieldsboro Tx or Waller Tx where
I provided evidence in suit for immediate
Release and declarations of innocence
After Being incarcerated by this team
of judges that have placed hundreds
of detained people on illegal contracts
to come back to prison as "consultants"
Or at least

that is the version that we were given to
Return an plea to a guilty or not Contender
declaration and would be compensated by
FDCS and the County that we were
not given in Recompence evidence
was given to the first district of
Washington D.C. In 2018 and class
A suit was Declared Dismissal was
Postponed Pending Investigation now that
these men and women trying to "Bolster"
#s in Tails for enBtement of Federal
Funds to pocket from themselves without
notice of the federal government or remissig

are close to being caught they are
trying to tie loose ends the inmates
I represent as a Bar associated
attorney with Nation Bar card
and 58 different Doctorates from
Oxford and an expert opinion is
declared by US government am Declaring
that the men and women of Walter
are Victims of ~~occupy~~ law making
By the 155 to District 1 Judge mcaig
2 sage Strelkauser 3rd, strict
Attorney an Prosecutor at a term
in 2005 Mr Calvin Garvie Attorney
DS 19

Because contracts were drafted signed
and put forth to administer a dispensation
Declared unconstitutional to offenders starting
with a case study I illegally founded
and funded by federal courts on a
corrupt basis the corrupt study was
Based on a contract Read and signed
By me in 2004 Between me and
the 5th district to end 18 years later
in 2019 based upon a psychiatric
parcuit founded understand ~~to~~ the mind
and delusional thought processes the
study itself was not seen as
corrupt But the nation off from

of 15 years without fore funds
Present funds was Waller County
and the 1st district were not
Pray to knowledge of H.S Study
I was consider a double blind study
and served as a proxy by me for atch
as a serving MPJ FBI agent H.S
not present Brod Her 463-73-0344
to play a leak in federal expenditure
that I saw as Back alley Judge deals
By the people named a fore and fore
mentioned evidence given on record in
the 1st District in 2018 connected to
PS -

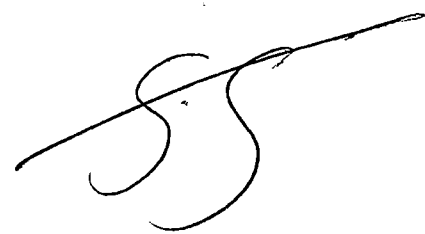
Cause # 4:17-CV-02594 in declaration
of my Innocence of all charges
my Declaration of the Innocence
of my Clients in this suit from
this or similar studies declared by
the 5th District in 2004-2006

Declaration of fact

A similar motion was issued and
Denied as Pockett # 39 or 40
Because Investigation did not occur
yet and it was requested that we wait
till it was proven as a party to
a Presidential Pardon

- President Trump Declared That He would not Reach a pardon for all parties
- It was Proven that on a ~~a~~ case Basis that Personally Mine was Declared and aproved on Record in your Records
- It was Declared that federal Judge Strenfusser was on Federal ~~of~~ Charges of EnBelezzment of Funds
- I Personally have Recived ~~to~~ Compensation in legal fees for Class Suit Type
- I Recived personal Inheritance funds and monetary value from Suit and Stolen funds from lost property compensation in 2018 and TDCR for services provided to

Ena monetary value Disclosed and
Redacted By federal court also I am
declared that these properties lands
titles and Trusts were mine and
Un alienable to be Retrievd by Tax
Seizure or any other method of dispossess
By the state or federal government
Redacted and non Redacted from the
Record in 2018

A handwritten signature consisting of stylized initials, possibly "SS".

In the Southern District
of Texas Houston Division

The Defendant
of TDCJ
Inmates
V

Ken Paxton
Andlorie Davis
President Donald J Trump

In Reference
to Cause #
4:17-CV-02594
Civil action - H-02594
Cause any and all
victims
To Be Rendered
By 1st District
from the state of TX
in (TDCJ) Texas Dept
of Criminal
Justice

Suit of Conditional
Pardon

Here comes Brad Weller to the Hand bar

- AS condition Decided to Pardon
When need arises for Crisis Intervention
- Offender should be placed in mental hospital on a case basis in Deterioration of mental health to be released when Crisis Intervention is set in Definition
- Offender "starts his process from the free world enters Hospital setting for no longer than 6 months to Be Reviewed by current mental Health Standards
- AS condition when jail would be a pertinent or optional setting Offender would be transported to mental facility with a "Delusional mind" Diagnosis after mandatory assessment of mental Health
- "Delusional mind" Diagnosis can be

- : According, Mental Health Provider hold Right to detain or Release Offender On Parole & not to exceed Criminal obligation with funds to be Paid in same value to the same place
- : AS condition; When Parole Revocation occurs Offender Returns to mental Health facility
- : A condition; the board of Revocation of Parole and Judge must not pre-judge Offender Because of mental Health value and must allow for a more lax Disobedient ladder to achieve actual and "Curing" of psychiatric problem

- As Condition; by Partisan of all parties save offender lessitude of monetary gain Triple Psychiatry cannot be employed because of stressfull fortuous nature of Program found in Study Of the 5th Circuit by Delusional minds If found to be employed gain will Be employed to protect mental property by federal government
- As Condition; Participants will Be Immediately Released upon full Exoneration of Record and Exhungment of crimes with a central Database of Mental Health Records To be Administered By the Federal Government

- As condition; all 10 of the offenders Bill of Rights Rights are Returned without Restriction by federal government State Government or County officials non-exclusively awarded for Detainment period \$120,000 a year for Participants in the study plus an additional \$20,000 dollars a year for Detainment in a penal setting to include Time in freedom on a basis that participants couldn't procure employment and an addition Time street time good time and work and ~~and~~ annual accrualment of 80,000 a year for protection of mental property because of employment for triple psychology by Federal court employees of the FBI Director

- As Condition; members are placed in care at MHR and a Hospice nurse is assigned when released to home setting with family to be funded by By State and Federal revenue through MHR
- As Condition; Penal Perceptions are not recognized By State or Federal
- Clause A^g to award infatue as life in word ment
- Clause A premeditated murder
 - Serial murder
 - Serial Rape as clause B^b ~~Exempts by P~~ Exemps
- Clause B Hanser v Gonzalez combined for and forth in ex parte

actual Rape

not pertaining to clause A or B

But defined as forced sexual contact of
a non consensual basis proven in a court
of law

"As condition; MHM) has to "Keep" and not
"Drop" care and providement of clients
of a mentally restricted nature

In the Federal District
Of Tx Houston Division

Brad Her

J

V

President

Donald J Trump
and Isral parties

J

J

Suit of full

unconditional pardon

Here comes Brad Her Poose litigent
full of bars on a national card

(new and unnumbered issued on Record
But never tried or used till today
in 2018). (pertaining to alternate Saif
to clear Record on Research)
T/

I hear by do place in suit, Shife
President Donald J Trump & the S^tX
District 1 st district and the United States
of America Texas Ken Paxton Eric
Davis and the Directors of (TDCJ)
Texas Department of Criminal Justice
For the Totality of my winning a Peminent
address in the free world a day to be
Heard on a certificate of Appellability
Exoneration of total Record monetary gain
For Habeas corpus for 1 = 1

Immediate Release access to Recourses
including money on my ~~in~~ ^{my time} ~~in~~ ^{for} Book for the remainder of my
In Vironment for my Bite at the apple

Declaration of fact - I am currently
Indigent and do not have access to
Funds and winnings and at one point
was smuggled Back onto the prison
I deserved all the damage, if I won IF that don't
Take the cake, (of section not standard
Redacted)

Paid for by TDCI inmates

Certificate of service
I hereby declare this
was placed in the prison mail
service on 2/12/20

In the Southern
District of Texas
Houston Division

Brock Herr 1896281

v

Lorie Davis

4:17-CV-02594

Civil action - H-02594

Suit for double portion
sandwiches "Hypo"

Here comes Brock Herr pro se litigant in the following cause to be heard of non-suplication of a plea agreement by the party of the state as follows to a presidential contract signed in a plea between Barrack Obama and Brock Herr to be administered by the state Ex parte
Brock Herr
• Points ~~are~~ non effective

Disposition

- double portion sandwiches are not administered
- full spend paid for by the state is not administered
- I have no property it has all been confiscated
- I am not allowed legal supplies
- I was placed ^{with a man} ~~in~~ a cell previously and now ^{tried to rape me} now

declaration of facts non refuted by the follow

Return of a grievance # 2020050539 Rec 12/16/19
Grievance code 500 Investigator ID 11148 extension
111-111-1111

Certificate of Service I here by do declare that a Full and True copy was sent to 1 destination because of the fact that I'm only allowed to send one letter a week legal

On 2/13/20



Brody Kier

1-127-Front-(Revised H-2010) YOUR SIGNATURE IS REQUIRED ON BACK OF THIS FORM

(OVER)

State your grievance in the space provided. Please state who, what, where and the disciplinary case number if appropriate

What did you talk to (name, title)? To HQ Highcr U P&O Admin Ctrn

When? 11/12/19

Who did you talk to (name, title)? SC 14

What was their response? To write a grieve EEB 12 2020

What action was taken? To HQ Highcr U P&O Admin Ctrn

EEB 12 2020

Grievant first name John Surname Wright Date of birth 11/12/19 Address 1100 N. Main St., Suite 100, Lubbock, TX 79401

Disciplinary Case Number 1111219-A1 Date received 11/12/19

Offender Name Jay Unit 34 Housing Assignment: E239

Investigator ID #: T11148 TDCI #: 1326381

Gravemate Code: 500 Date Due: 01-15-20

Date Received: DEC 16 2019 Gravemate #: 0000050539

OFFENDER CRIMINAL INFORMATION

STEP 1 HERIN BUDHUIT AS ORIGINAL

Texas Department of Criminal Justice



Brad (Dr 1676281
Jestry
4 Sester Rd
Richmond Tx 77486

[legal mail]

FBI Service
Rebested



Federal Courts Judge Marjorie
Cochrane District Clerk 4th Dist
515 Rusk St
Houston Tx 77002

United States Courts
Southern District of Texas
FILED

FEB 24 2020

David J. Bradley, Clerk of Court